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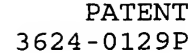
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#### IN THE U.S. PATENT AND TRADEMARK OFFICE

Applicant:

Chan-Tung CHEN et al.

Conf.:

4112

Appl. No.:

10/668,196

Group:

Filed:

September 24, 2003

Examiner:

For:

GOLF CLUB HEADS

#### LETTER

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

January 6, 2004

#### Sir:

Enclosed herewith is a Supplemental Declaration that should be made part of the record of the present application.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fee required under 37 C.F.R. §§ 1.16 or 1.17; particularly, extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

Joe McKinnely

in**cy**, #32,3

P.O. Box 747

Falls Church, VA 22040-0747

(703) 205-8000

Attachment(s)

3624-0129P

KM/ndb

(Rev. 09/30/03)

LEASE NOTES THADENTALE TO CLLOWING

### BIRCH, STEWART, KOLASCH & BIRCH, LLP

P.O. Box 747 • Falls Church, Virginia 22040-0747 Telephone: (703) 205-8000 • Facsimile: (703) 205-8050

# COMBINED SUPPLEMENTAL DECLARATION AND POWER OF ATTORNEY FOR PATENT AND DESIGN APPLICATIONS

As a below named inventor, I hereby declare that: my residence, post office address and citizenship are as stated next to my name; that I verily believe that I am the original, first and sole inventor (if only one inventor is named below) or an original, first and joint inventor (if plural inventors are named below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

vsert Title:	COLFCLUBITEADS								
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	the specification was filed on			•			as PCT and was		
	International Application Number; and was amended on (if applicable)								
	I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as								
	amended by any amond Lacknowledge th Regulations, \$1.56. Ldo not know and	dment referred e duty to disc l do not believe	to above.  to above.  to above.  those information which is  the same was ever known  any printed publication in  e same was not in public.	s malerial to pate	entability as define	ed in Title 37, Coo	ie of Federal		
	prior to this application date of this application representative or assignation by me or members or members application by me or members.	n, that the invention in any countries more than this think in this in the countries on this in level representations.	ention has not been patent utry foreign to the Unite twelve months (six month i invention has been filed intatives or assigns, except	ted or made the sid States of Auc is for designs) pro in any country for as follows.	ubject of an inventerical current application to this application to the United	or's certificate issued tion filed by me on, and that no ap I States of America	or my legal oplication for prior to this		
	I hereby claim foreign priority benefits under Title 35, United States Code, §119(a)-(d) of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having								
	a filing date before that	of the applicat	tion on which priority is cl	aimed:		•			
a Dul - alam	Prior Foreign Applic	ation(s)				Priority C	laimed		
sert Priority formation:	92124144	Taiwan, b	eo.c	September 1, 2	2003				
f appropriate)	(Number)	(Country)		(Month/Day/		Yes	No		
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	I hereby claim the bene	fit under Title	35, United States Code, §1	19(e) of any Unite	ed States provisiona	d applications(s) lis	ited below.		
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I hereby appoint the practitioners at CUSTOMER NO. 02292 as my attorneys or agents to prosecute this application and/or an international application based on this application and to transact all business in the United States Patent and Trademark Office connected therewith and in connection with the resulting patent based on instructions received from the entity who first sent the application papers to the practitioners, unless the inventor(s) or assignee provides said practitioners with a written notice to the contrary:

Send Correspondence to:

#### BIRCH, STEWART, KOLASCH & BIRCH, LLP or CUSTOMER NO. 02292

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PLEASE NOTE: (OU MUST COMPLETE THE TOLLOWING:

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'91] Name of Fourth Inventor, if any:

in Name of Fifth Inventor, U 20y.

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I hereby declare that all statements made herem of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are purishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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Page 2 of 2 (Rev. 07/2005)

<sup>\*</sup>DATE OF SIGNATURE